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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/322,062	05/27/1999	AVINOAM RUBINSTAIN	23005-719	7457
20306 7:	590 06/21/2002			
MCDONNELL BOEHNEN HULBERT & BERGHOFF			EXAMINER	
300 SOUTH W SUITE 3200	ACKER DRIVE	LIU, SHUWANG		
CHICAGO, IL	. 60606			
,			ART UNIT	PAPER NUMBER
			2634	
			DATE MAILED: 06/21/2002	

Please find below and/or attached an Office communication concerning this application or proceeding.



			<i>KI</i> n			
	Application No.	Applicant(s)	JVe			
055	09/322,062	RUBINSTAIN E	ET AL.			
· Office Action Summary	Examiner	Art Unit				
	Shuwang Liu	2634				
The MAILING DATE of this communication app Period for Reply	ears on the cover s	heet with the correspondence	e address			
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period we Failure to reply within the set or extended period for reply will, by statute, - Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). Status	66(a). In no event, however within the statutory minimu ill apply and will expire SIX cause the application to be	r, may a reply be timely filed im of thirty (30) days will be considered the (6) MONTHS from the mailing date of the become ABANDONED (35 U.S.C. § 133).	is communication.			
1) Responsive to communication(s) filed on 27 M	<u>1ay 1999</u> .	,				
2a) ☐ This action is FINAL . 2b) ☑ Thi	s action is non-fina	l.				
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims 4)⊠ Claim(s) 1-15 is/are pending in the application.						
4a) Of the above claim(s) is/are withdraw		nn.				
5) Claim(s) is/are allowed.	on nom consideration	Jii.				
6)⊠ Claim(s) <u>1-3,6-8,10-12,14 and 15</u> is/are rejected.						
7)⊠ Claim(s) <u>4,5,9 and 13</u> is/are objected to.						
8) Claim(s) are subject to restriction and/or	· election requireme	ent.				
Application Papers	·					
9)☐ The specification is objected to by the Examiner						
10)☐ The drawing(s) filed on is/are: a)☐ accep	ted or b)⊡ objected	to by the Examiner.				
Applicant may not request that any objection to the		· ·	· •			
11) The proposed drawing correction filed on		•	miner.			
If approved, corrected drawings are required in rep	•	1.				
12) The oath or declaration is objected to by the Exa	aminer.					
Priority under 35 U.S.C. §§ 119 and 120						
13) Acknowledgment is made of a claim for foreign	priority under 35 U	.S.C. § 119(a)-(d) or (f).				
a) All b) Some * c) None of:	have been seed to					
1. Certified copies of the priority documents						
2. Certified copies of the priority documents3. Copies of the certified copies of the priori			1.04			
 3. Copies of the certified copies of the priori application from the International Bur See the attached detailed Office action for a list of 	eau (PCT Rule 17.	2(a)).	nai Stage			
14) Acknowledgment is made of a claim for domestic	priority under 35 L	J.S.C. § 119(e) (to a provision	nal application).			
a) ☐ The translation of the foreign language prov 15)☐ Acknowledgment is made of a claim for domestic						
Attachment(s)	-					
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s) 4.	5) 🔲 No	erview Summary (PTO-413) Paper ptice of Informal Patent Application (her:				

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DETAILED ACTION

Claim Objections

- 1. Claims 6-15 are objected to because of the following informalities:
 - (1) In claim 5, line 31, "V" should be -N--; and
 - (2) In claim 10, line 2, give the definition for "N".

Appropriate correction is required.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) do not apply to the examination of this application as the application being examined was not (1) filed on or after November 29, 2000, or (2) voluntarily published under 35 U.S.C. 122(b). Therefore, this application is examined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

3. Claims 1-3 and 6-8 are rejected under 35 U.S.C. 102(e) as being anticipated by Timm et al. (US 6,055,268).

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As shown in figures 3a and 3c, Timm et al. discloses a point to point facility transport system for the transport of 100BaseTX Ethernet frame data over N copper wire pairs connecting a central office facility to a customer premise (column 15, line 66-column 16, line 8), comprising:

(1) regarding claim 1:

N downstream transmission paths (140) for transporting 100BaseTX Ethernet frame data transmitted from the central office (220) facility destined to the customer premise (100);

N upstream transmission paths (140) for transporting 100BaseTX Ethernet frame data transmitted from the customer premise (100) destined to the central office facility (220);

first modem means (fain modem in 220) located at the central office facility and coupled to one end of said N downstream transmission paths (140) and one end of said N upstream transmission paths (see figure 6f);

second modem means (100) located at the customer premises and coupled to the other end of said N downstream transmission paths (140) and the other end of said N upstream transmission paths (see figure 6f);

wherein said first modem means and said second modem means are operative to place onto and receive from said N copper wire pairs, data frames encapsulating said Ethernet frame data (column 15, line 66-column 16, line 8 and see figure 2f); and wherein N is a positive integer in the range of one to four.

(2) regarding claim 2:

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wherein said downstream transmission path utilizes quadrature amplitude modulation (QAM) to transport said Ethernet frame data from said central office facility to said customer premise (figure 6f, column 17, lines 45-51, column 10, lines 14-20, column 16, lines 44-51).

(3) regarding claim 3:

wherein said upstream transmission path utilizes quadrature amplitude modulation (QAM) to transport said Ethernet frame data from said customer premise to said central office facility (figure 6f, column 17, lines 45-51, column 10, lines 14-20, column 16, lines 44-51).

(4) regarding claim 6:

In addition to claim 1, Timm et al. further discloses the system comprising:

first splitter means (SPLITTER in 220 in figure 3c) coupled to said first modem means and to said V copper wire pairs; and

second splitter means (SPLITTER in CUSTOMER PREMISES in figure 3c) coupled to said second modern means and to said N copper wire pairs;

wherein said first splitter means and said second splitter means are operative to combine and split said POTS and N downstream and N upstream transmission path signals (column 16, lines 12-26).

(5) regarding claim 7:

wherein each downstream transmission path utilizes quadrature amplitude modulation (QAM) to transport said 100BaseTX Ethernet frame data from said central

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office facility to said customer premise (figure 6f, column 17, lines 45-51, column 10, lines 14-20, column 16, lines 44-51).

(6) regarding claim 8:

wherein each upstream transmission path utilizes quadrature amplitude modulation (QAM) to transport said 100BaseTX Ethernet frame data from said customer premise to said central office facility (figure 6f, column 17, lines 45-51, column 10, lines 14-20, column 16, lines 44-51).

4. Claims 10, 14 and 15 are rejected under 35 U.S.C. 102(e) as being anticipated by Booth (US 6,065,073).

As shown in figures 4 and 5, Booth discloses a point to point facility transport system for the transport of 100BaseTX Ethernet frame data over N copper wire pairs (see figure 5) connecting a central office facility (302) to a customer premise (client computer, 312, 326, and 310), comprising:

(1) regarding claim 10:

N downstream transmission paths (To LAN 300 Via Copper Cable) for transporting 100BaseTX Ethernet frame data transmitted from the central office facility destined to the customer premise (column 12, lines 32-44);

N upstream transmission paths (From LAN 300 Via Copper Cable) for transporting 100BaseTX Ethernet frame data transmitted from the customer premise destined to the central office facility (column 12, lines 32-44);

switch means (420) located at the central office facility and coupled to one end of said N downstream transmission paths and one end of said N upstream transmission paths;

a network element (326, 312 and 310) located at the customer premises and coupled to the other end of said N downstream transmission paths and the other end of said N upstream transmission paths; and

wherein said switch means and said network element are operative to place onto and receive from said N copper wire pairs data frames encapsulating said 100BaseTX Ethernet frame data (column 4, lines 7-26 and column 12, lines 18-44).

(2) regarding claim 14:

wherein said network element comprises a modem (inside 312).

(3) regarding claim 15:

wherein said network element comprises a customer premise switch (326 and 310).

Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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6. Claims 11 and 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Booth in view of Timm et al. (US 6,055,268).

Booth

Bothe discloses all of the subject matter as described above except for utilizing quadrature amplitude modulation (QAM) to transport said 100BaseTX Ethernet frame data between the central office facility and the customer premise.

Timm et al. teaches to utilize quadrature amplitude modulation (QAM) to transport said Ethernet frame data between the central office facility and the customer premise (figure 6f, column 17, lines 45-51, column 10, lines 14-20, column 16, lines 44-51).

It would be desirable to reduce interference and increase capacity or provide high data rate in the communication system by using QAM modulation(column 15, lines 17-55). Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to employ QAM modulation as taught by Timm et al. in the data $\beta_0 \circ t4$ transmission in the network of Bethe in order to reduce interference and increase capacity or provide high data rate in the communication system.

Allowable Subject Matter

7. Claims 4, 5, 9 and 13 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

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Conclusion

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Shuwang Liu whose telephone number is (703) 308-9556.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Stephen Chin, can be reached at (703) 305-4714.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

or faxed to:

(703) 872-9314 (for Technology Center 2600 only)

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington, VA, Sixth Floor (Receptionist).

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Technology Center 2600 Customer Service Office whose telephone number is (703) 306-0377.

Shuwang Liu June 5, 2002

Shaway Tim

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